PATENT APPLICATION

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ATTORNEY DOCKET NO. 03-624-3H

As a below named inventor, I hereby declare that:

My residence/post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

are listed below) of the sul	bject matter w		•	_		ition entitle	ed:		
Al	:4411 1		WALLET PILI)				
the specification of which					rmational Am	lication			
Number		as US Applic _ and was amende	ation Scriai No. or	rei inte	(if applicable)	Difcation			
I hereby state that I have a	reviewed and	and was amende understood the cor	tents of the above	identifie	d specification	n includin	g the claims, as amended by		
							patentability as defined in 37		
Foreign Application(s) and/or I hereby claim foreign priority be have also identified below any for	enefits under Tit	le 35, United States C					entor(s) certificate listed below and n which priority is claimed:		
COUNTRY	APPLICA	TION NUMBER	DATE FILE	·	PRIORI'		TY CLAIMED UNDER 35 U.S.C. 119		
	<u> </u>					YES:	NO:		
						YES:	NO:		
Provisional Application									
I hereby claim the benefit under	Title 35, United S	States Code Section 119	9(e) of any United State	s provision	al application(s)	listed below:			
	г	APPLICATION SE	EDIAL NUMBER	EII D	NG DATE				
	-	AI FLICATION SI	ERIAL NUMBER	FILI	NODATE				
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claims of this application is not	disclosed in the p	rior United States appl nation as defined in Tit	ication in the manner parties and in the manner parties and its architecture.	rovided by	the first paragrap	oh of Title 35	as the subject matter of each of the i, United States Code Section 112, I urred between the filing date of the		
APPLICATION SERIAL	NUMBER	FILING DATE		STATUS(patented/pending/abandoned)					
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Trademark Office connected the Melissa P		o. 52,098	or agent(s) listed below	v to prosec	ute this applicat	ion and trans	sact all business in the Patent and		
Send Correspondence to:					Direct Teles	phone Calls	To:		
g					•				
Lambert & Associates, P.L.L	C.				(617) 720-06	091			
92 State Street	-								
Boston, MA 02109-2004									
•	with the knowled	dge that willful false st	atements and the like se	made are	punishable by fir	e or imprisor	are believed to be true; and further nment, or both, under Section 1001 sued thereon.		
Full Name of Inventor: <u>John</u>	Higgins	-··			Citizenship	: <u>US</u>			
Residence: 1 Clocktower F	Place #520 Na	shua, NH 03060							
Post Office Address: Same as	above								
bh l. A	figain	<u> </u>	Sept	ember 9.	2003				
Inventor's Signature	' \\\		Date						



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REGISTERED PATENT ATTORNEYS

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LIST OF INVENTOR DUTIES

An applicant for patent owes a duty of candor and good faith to the United States Patent Office. This duty applies equally to any person who assisted at any time in the prosecution of the patent, including the attorney. To satisfy this obligation, all information known to be material to the patentability of any claim must be disclosed to the Patent Office. There is no requirement to search for information that might prove adverse to your invention, however, any knowledge that you currently possess or later come into possession of, must be disclosed. If at any time it is determined that you failed to comply, invalidation of the patent will result. Full disclosure of all relevant information prior to the issuance of the patent, although not a guarantee, does serve to bolster the presumption that your patent is valid.

An applicant for patent must also describe the best mode known to the inventor for carrying out the invention at the time that the inventor files the application. The description must be sufficient to enable one skilled in the art of the invention to make and use the same.

With the former in mind, please let us know whether the answer to any of the following questions is no so that we can bring it to the attention of the Patent Office: Have all the contributors to each and every claim in the patent been disclosed? Mayes □No Is the application technically correct? Have all necessary features of the invention been described in the application? Are all limitations necessary to the invention described in the application? Is the best method for making and using the invention disclosed in the application? ¥Yes □No Does the application disclose all details necessary to enable one skilled in the art to make and use the invention? Have all important points known to the inventor been disclosed to the attorney, e.g.; □No sales, offers to sell the invention, public use, commercial use? Have the most relevant references been disclosed to the attorney and have the most relevant parts been pointed out and explained where necessary? John J. Higgins September 9, 2003 Name (Typed)